OMB Number: **UNITED STATES** SECURITIES AND EXCHANGE COMMISSION Expires: stimated average burden Washington, D.C. 20549 RECEIVED per response......16.00 FORM D NOTICE OF SALE OF SECURITIES SÉC USE 03020729 PURSUANT TO REGULATION D SECTION 4(6), AND/OR UNIFORM LIMITED OFFERING EXEMPTION

Name of Offering (check if this is an amendment and name has changed, and indica	te change.)
PoleStar Partners, LP	
Filing under (Check box(es) that apply): ☐ Rule 504 ☐ Rule 505 ☒ Rule 506	Section 4(6) ULOE
Type of Filing: New Filing Amendment	
A. BASIC IDENTIFICATION DATA	
Enter the information requested about the issuer	
Name of Issuer (check if this is an amendment and name has changed, and indicate	ate change.)
PoleStar Partners, LP	
Address of Executive Offices (Number and Street, City, State, Zip Code)	Telephone Number (Including Area Code)
780 Third Avenue, 45 th Floor New York, NY 10017	(212) 833-9984
Address of Principal Business Operations (Number and Street, City, State, Zip Code)	Telephone Number (Including Area Code)
(if different from Executive Offices)	
Brief Description of Business	
Limited Partnership engaged in seeking capital appreciation through investment.	
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	PROCESSED
Type of Business Organization	- 11 N a a 2003
☐ corporation ☐ limited partnership, already formed ☐ othe	r (please specify): MAY 3 0 2003.
☐ business trust ☐ limited partnership, to be formed	
MONTH YEAR	THOMSON
	Actual Estimated
Jurisdiction of Incorporation or Organization: (Enter two- letter U.S. Postal Service abbre	
CN for Canada; FN for other foreign jurisdi	ction) D E

General Instructions

Federal:

Who Must File: All issuers making an offering of securities in reliance on an exemption under Regulation D or Section 4(6), 17 CFR 230.501 et seq. or 15 U.S.C. 77d(6).

When To File: A notice must be filed no later than 15 days after the first sale of securities in the offering. A notice is deemed filed with the U.S. Securities and Exchange Commission (SEC) on the earlier of the date it is received by the SEC at the address given below or, if received at that address after the date on which it is due, on the date it was mailed by United States registered or certified mail to that address.

Where to File: U.S. Securities and Exchange Commission, 450 Fifth Street, N.W., Washington, D.C. 20549.

Copies Required: Five (5) copies of this notice must be filed with the SEC, one of which must be manually signed. Any copies not manually signed must be photocopies of the manually signed copy or bear typed or printed signatures.

Information Required: A new filing must contain all information requested. Amendments need only report the name of the issuer and offering, any changes thereto, the information requested in Part C, and any material changes from the information previously supplied in Parts A and B. Part E and the Appendix need not be filed with the SEC. Filing Fee: There is no federal filing fee.

This notice shall be used to indicate reliance on the Uniform Limited Offering Exemption (ULOE) for sales of securities in those states that have adopted ULOE and that have adopted this form. Issuers relying on the ULOE must file a separate notice with the Securities Administrator in each state where sales are to be, or have been made. If a state requires the payment of a fee as a precondition to the claim for the exemption, a fee in the proper amount shall accompany this form. This notice shall be filed in the appropriate states in accordance with state law. The Appendix to the notice constitutes a part of this notice and must be completed.

ATTENTION

Failure to file notice in the appropriate states will not result in a loss of the federal exemption. Conversely failure to file the appropriate federal notice will not result in a loss of an available state exemption unless such exemption is predicated on the filing of a federal notice.

> Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number

3235-0076

May 31, 2002

Δ	RASIC	IDENTIFI	CATIO	ATAN I

- 2. Enter the information requested for the following:
 - Each promoter of the issuer, if the issuer has been organized within the past five years;
 - Each beneficial owner having the power to vote or dispose, or direct the vote or disposition of, 10% or more of a class of equity securities of the issuer;
 - Each executive officer and director of corporate issuers and of corporate general managing partners of partnership issuers; and
 - Each general and managing partnership of partnership issuers.

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Check Box(es) that Apply: Pron							
Polestar Capital Management, L							
Full Name (Last name first, if individua	al)						
780 Third Avenue, 45 th Floor		New	York	NY	10017		
Business or Residence Address	(Number and	d Street, City, State, Z	ip Code)				
Check Box(es) that Apply: Pron	noter 🛛	Beneficial Owner	×	Executive Officer	Director	☐ General and/or	
		•	_			Managing Partner	
Paul A. Berman Full Name (Last name first, if individua	<u> </u>						
ruii Ivaine (Last haine iiist, ii ilidividua	11)						
780 Third Avenue, 45 th Floor			/ York	NY _	10017		
Business or Residence Address	(Number and	d Street, City, State, Z	ip Code)				
Check Box(es) that Apply:	noter \square	Beneficial Owner		Executive Officer	Director	☐ General and/or	
				· · · · · · · · · · · · · · · · · · ·		Managing Partner	
Full Name (Last name first, if individua	al)						
Business or Residence Address	(Number and	d Street, City, State, Z	ip Code)				
	(**************************************		r,				
Charle Bay(as) that Available TDD		D 6-1-1 O			П Б:	[] O	
Check Box(es) that Apply: Pron	noter \square	Beneficial Owner	∐ Ex	ecutive Officer	☐ Director	☐ General and/or Managing Partner	
						managing r arms.	
Full Name (Last name first, if individua	al)						
Business or Residence Address	(Number and	d Street, City, State, Z	in Code)				
Business of Residence Address	(Hamber and	a career, only, etate, E	p code)				
Check Box(es) that Apply:	noter \square	Beneficial Owner		Executive Officer	□ Director	☐ General and/or Managing Partner	
						Managing Faither	
Full Name (Last name first, if individua	al)						
Business or Residence Address	(Number and	d Street, City, State, Z	in Code)				
Dusiness of Residence Address	(140mber and	1 Officer, Only, Office, 2	p Code)				
						· · · · · · · · · · · · · · · · · · ·	
Check Box(es) that Apply:	noter 🔲	Beneficial Owner		Executive Officer	□ Director	General and/or	
						Managing Partner	
Full Name (Last name first, if individua	al)		***************************************				
·	•						
Business or Residence Address	(Number and	d Street, City, State, Z	n Code)				
Dabiness of Residence Address	(Humber and	a Caroot, Oity, Otate, 2	p code)				

(Use blank sheet, or copy and use additional copies of this sheet, as necessary.)

B. INFORMATION ABOUT OFFERING								
Has the issuer sold, or does the issuer intend to sell, to non-accredited investors in this offering?	Yes . 🛭	No						
2. What is the minimum investment that will be accepted from any individual?								
 Does the offering permit joint ownership of a single unit? Enter the information requested for each person who has been or will be paid or given, directly or indirectly, any commission or similar remuneration for solicitation of purchases in connection with sales of securities in the offering. If a person to be listed is an associated person or agent of a broker or dealer registered with the SEC and/or with a state or states, list the name of the broker or dealer. If more than five (5) persons to be listed are associated persons of such a broker or dealer, you may set forth the information for that broker or dealer only. 		No						
Full Name (Last name first, if individual)								
N/A								
Business or Residence Address (Number and Street, City, State, Zip Code)								
No. of Associate J Daylor on Daylor								
Name of Associated Broker or Dealer								
States in Which Person Listed Has Solicited or Intends to Solicit Purchasers (Check "All States" or check individual States)	☐ All Sta	ates						
[AL]	[HI]	[ID]						
Full Name (Last name first, if individual)								
N/A Business or Residence Address (Number and Street, City, State, Zip Code)								
business of Residence Address (Number and Street, City, State, 21p Code)								
Name of Associated Broker or Dealer	······							
States in Which Person Listed Has Solicited or Intends to Solicit Purchasers (Check "All States" or check individual States)	☐ All S	States						
[AL]	[HI]	[ID]						
Full Name (Last name first, if individual)								
N/A Business or Residence Address (Number and Street, City, State, Zip Code)								
passings of resolutions (remises (remises and season, s.r., s.a.e., p. season)								
Name of Associated Broker or Dealer								
States in Which Person Listed Has Solicited or Intends to Solicit Purchasers (Check "All States" or check individual States)	[]All \$	States						
[AL]	[HI]	[ID]						

(Use blank sheet, or copy and use additional copies of this sheet, as necessary.)

C. OFFERING PRICE, NUMBER OF INVESTORS, EXPENSES AND USE	OF PROCEEDS	
1. Enter the aggregate offering price of securities included in this offering and the total amount already sold. Enter "0" if answer is "none" or "zero." If the transaction is an exchange offering, check this box and indicate in the columns below the amounts of the securities offered for exchange and already exchanged.		
Type of Security	Aggregate Offering Price	Amount Already Sold
Debt	\$ <u>0</u>	\$ <u>0</u>
Equity Common Preferred	\$ <u>0</u>	\$ <u>0</u>
Convertible Securities (including warrants)	\$ <u>0</u>	\$ <u>0</u>
Partnership Interests	\$ <u>100,000,000</u>	\$ <u>0</u>
Other (Specify)	\$ <u>0</u>	\$ <u>0</u>
Total	\$ <u>100,000,000</u>	\$ <u>0</u>
2. Enter the number of accredited and non-accredited investors who have purchased securities in this offering and the aggregate dollar amounts of their purchases. For offerings under Rule 504, indicate the number of persons who have purchased securities and the aggregate dollar amount of their purchases on the total lines. Enter "0" if answer is "none" or "zero."	Number of Investors	Aggregate Dollar Amount of Purchases
Accredited Investors	<u>0</u>	\$ <u>0</u>
Non-accredited Investors	<u>0</u>	\$ <u>0</u>
Total (for filing under Rule 504 only)	<u>0</u>	\$ <u>0</u>
3. If this filing is for an offering under Rule 504 or 505, enter the information requested for all securities sold by the issuer, to date, in offerings of the types indicated, in the twelve (12) months prior to the first sale of securities in this offering. Classify securities by type listed in Part C - Question 1.		
Type of offering	Type of Security	Dollar Amount Sold
Rule 505	N/A	\$ <u>0</u>
Regulation A	<u>N/A</u>	\$ <u>0</u>
Rule 504	N/A	\$ <u>0</u>
Total	<u>N/A</u>	\$ <u>0</u>
4. a. Furnish a statement of all expenses in connection with the issuance and distribution of the securities in this offering. Exclude amounts relating solely to organization expenses of the issuer. The information may be given as subject to future contingencies. If the amount of an expenditure is not known, furnish an estimate and check the box to the left of the estimate.		
Transfer Agent's Fees		\$ <u>0</u>
Printing and Engraving Costs	🖂	\$ <u>2.000</u>
Legal Fees		\$ <u>20,000</u>
Accounting Fees	⊠	\$ <u>8,000</u>
Engineering Fees		\$ <u>0</u>
Sales Commissions (specify finders' fees separately)		\$ <u>0</u>
Other Expenses (identify) Various blue sky filing fees	⊠	\$ <u>5,000</u>
Total		\$35,000

C OFFEDING PRICE	NUMBER OF INVESTORS EVENIES AND I	ISE OF PROCEEDS	
b. Enter the difference between the aggree	, NUMBER OF INVESTORS, EXPENSES AND Ligate offering price given in response to Part C-Question 4.a. This difference is	ues-	
the "adjusted gross proceeds to the issuer	."	• • • •	\$ <u>99,965,000</u>
Indicate below the amount of the adjusted gro- for each of the purposes shown. If the amount check the box to the left of the estimate. The gross proceeds to the issuer set forth in response	and		
Salaries and fees (See Exhibit A	annexed hereto)	Öfficers, Directors, & Affiliates ⊠ \$	Payments To Others
	·	□ \$	— <u> </u>
	allation of machinery and equipment	□ \$	□ \$
	ings and facilities	□ \$	□ \$
	-	LJ \$	LJ Ψ
offering that may be used in exchang	ng the value of securities involved in this ge for the assets or securities of another	\$	\$
Repayment of indebtedness		□ \$	\$
Working capital		□ \$	∑ \$ <u>99,965,000</u>
Other (specify):		\$	□ \$
		- . □ \$	□ \$
		□ \$	
	added)	\$99,965,	
	D. FEDERAL SIGNATURE		
following signature constitutes an undertaking	igned by the undersigned duly authorized persor by the issuer to furnish to the U.S. Securities an by the issuer to any non-accredited investor pursu	d Exchange Commissi	on, upon written
Issuer (Print or Type)		ate	
PoleStar Partners, LP	Paul A. Br	5/19/03	
Name of Signer (Print or Type)	Title of Signer (Print or Type)		
Paul A. Berman	Managing Member of the General Partner of Issu	uer	

ATTENTION
Intentional misstatements or omissions of fact constitute federal criminal violations. (See 18 U.S.C. 1001.)

	E. STATE SIGNATURE		
Is any party described in 17 CFR 230.2 of such rule?	252(c), (d), (e) or (f) presently subject to any disqualification provisions	Yes	No
	See Appendix, Column 5, for state response.		
2. The undersigned issuer hereby undertal Form D (17 CFR 239.500) at such time	akes to furnish to any state administrator of any state in which this notice es as required by state law.	is filed, a	notice on
The undersigned issuer hereby underta issuer to offerees.	akes to furnish to the state administrators, upon written request, informat	ion furnis	hed by the
Limited Offering Exemption (ULOE) of	t the issuer is familiar with the conditions that must be satisfied to be ent the state in which this notice is filed and understands that the issuer clai tablishing that these conditions have been satisfied.		
The issuer has read this notification and knundersigned duly authorized person.	nows the contents to be true and has duly caused this notice to be signe	d on its b	ehalf by the
Issuer (Print or Type)	Signature Date		
	Paul A. Be 5/19/03		
PoleStar Partners, LP			
Name of Signer (Print or Type)	Title (Print or Type)		

Managing Member of The General Partner of Issuer

Instruction:

Paul A. Berman

Print the name and title of the signing representative under his signature for the state portion of this form. One copy of every notice on Form D must be manually signed. Any copies not manually signed must be photocopies of the manually signed copy or bear typed or printed signatures.

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	Intend to non-ac investors (Part B	ccredited in State	Type of Security and aggregate offering price offered in state (Part C-Item 1)		Type of investor and amount purchased in State (Part C-Item 2)				
State	Yes	No	Limited Partnership Interest	Number of Accredited Investors	Amount	Number of Non- Accredited Investors	Amount	Yes	No
AL									
AK									
AZ									
AR									
CA									
со									
СТ	Х		100,000,000	0	0	0	0		Х
DE								ļ	
DC									
FL	Х		100,000,000	0	0	0	0		Х
GA							·		
н	 -								
ID					 				
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IA									
KS									
KY									
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ME									
MD									
MA									
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MN									
MS							·		
МО					7 of 8			<u> </u>	

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	Intend to non-ad investors (Part B	ccredited in State	Type of Security and aggregate offering price offered in state (Part C-Item 1)		under Sta (if yes, explanation	ification ate ULOE attach n of waiver art E-Item 1)			
State	Yes	No	Limited Partnership Interest	Number of Accredited Investors	Amount	Number of Non- Accredited Investors	Amount	Yes	No
MT									
NE									ļ
ΝV									
NH									
NJ	Х		100,000,000	0	00	0	0		Х
NM									
NY	X		100,000,000	0	0	0	0		X
NC									
ND									
ОН									
ок									
OR									
РА									
RI									_
sc									
SD									
TN									
ΤX									
UT									
VΤ									
VA									
WA									
wv									
WI									
WY									
PR									

EXHIBIT A

The General Partner shall receive an annual performance allocation (the "Performance Allocation") at the close of each fiscal year equal to twenty percent (20%) of the portion of the Partnership's annual net income (including realized and unrealized gains and net of the Management Fee) for the annual and initial performance period attributable to each Limited Partner as of the close of such year. The Performance Allocation shall be subject to a high water mark or Loss Carryforward provision (as discussed below). The Performance Allocation shall not include any change in the value of any security position held in a Side Pocket Account until such security is reallocated to the capital accounts of the participating Partners.

The General Partner shall also receive a Performance Allocation upon any withdrawal by a Limited Partner, whether voluntary or involuntary, and upon dissolution of the Partnership. The Performance Allocation shall be in addition to the proportionate allocations of income and profits, or losses, to the General Partner and/or its principals based upon their capital accounts relative to the capital accounts of all Partners. The General Partner, in its sole discretion, may waive or reduce the Performance Allocation with respect to any Limited Partner for any period of time, or agree to apply a different Performance Allocation for that Limited Partner. The General Partner may, in its discretion, reallocate a portion of its Performance Allocation to certain Limited Partners.

The General Partner's Performance Allocation is subject to what is commonly known as a "high water mark" procedure. That is, if the Partnership has a net loss in any year, this loss will be carried forward as to each Limited Partner to future years (such amount is referred to as the "Loss Carryforward"). Whenever there is a Loss Carryforward for a Limited Partner with respect to a, the General Partner will not receive a Performance Allocation from such Limited Partner for future years until the Loss Carryforward amount for such Limited Partner has been recovered (i.e., when the Loss Carryforward amount has been exceeded by the cumulative profits allocable to such Limited Partner for the quarter following the Loss Carryforward). Once the Loss Carryforward has been recovered, the General Partner's Performance Allocation shall be based on the excess profits (over the Loss Carryforward amount) as to each Limited Partner, rather than on all profits. The "high water mark" procedure prevents the General Partner from receiving a Performance Allocation as to profits that simply restore previous losses and is intended to ensure that each Performance Allocation is based on the long-term performance of an investment in the Partnership. When a Limited Partner withdraws capital, any Loss Carryforward will be adjusted downward in proportion to the withdrawal. The General Partner may agree with any Limited Partner to apply a different Loss Carryforward provision for such Limited Partner.

In consideration for the provision of certain administrative services, the Management Company shall receive a management fee ("Management Fee") equal to 0.25% per quarter (approximately 1.0% annually) of each Limited Partner's share of the Partnership's Net Asset Value. The Management Fee shall be payable quarterly in arrears, calculated as of the last day of each quarter. A pro rata Management Fee will be charged to Limited Partners on any amounts permitted to be invested during any quarter. No part of the Management Fee will be refunded in the event that a Limited Partner withdraws all or any of the value in the Limited Partner's capital account during a quarter. The Management Company, in its sole discretion, may waive or reduce the Management Fee with respect to one or more Limited Partners for any period of time, or agree to apply a different Management Fee for that Limited Partner.

Subject to the Expense Cap discribed below, the Partnership shall pay or reimburse the General Partner and the Management Company for all expenses related to organizing the Partnership, including but not limited to, legal and accounting fees, printing and mailing expenses and government filing fees (including blue sky filing fees). The Partnership intends to amortize organizational expenses over a period of sixty (60) months from the date the Partnership commences operations because it believes such treatment is more equitable than expensing the entire amount of the Partnership's organizational expenses in the Partnership's first year of operation, as required by U.S. generally accepted accounting principles.

Subject to the Expense Cap described below, the Partnership shall pay or reimburse the General Partner and the Management Company for (A) all expenses incurred in connection with the ongoing offer and sale of Interests, including but not limited to marketing expenses, printing of the Memorandum and exhibits, documentation of performance and the admission of Limited Partners, (B) all operating expenses of the Partnership such as tax preparation fees, governmental fees and taxes, insurance, administrator fees, communications with Limited Partners, and ongoing legal, accounting, auditing, bookkeeping, consulting and other professional fees and expenses, (C) all Partnership trading and investment related costs and expenses (e.g. brokerage commissions, margin interest, expenses related to short sales, custodial fees and clearing and settlement charges), and (D) all fees to protect or preserve any investment held by the Partnership, as

determined in good faith by the General Partner, and all fees and other expenses incurred in connection with the investigation, prosecution or defense of any claims by or against the Partnership. The General Partner and the Management Company, in their sole discretion, may from time to time pay for any of the foregoing Partnership expenses or waive their right to reimbursement for any such expenses, as well as terminate any such voluntary payment or waiver of reimbursement.

The Partnership shall only be responsible for the organizational expenses and the operating expenses described in clauses (A) and (B) above (the "Covered Expenses") up to a maximum of 0.25% of the Partnership's Net Worth at the end of each fiscal year (the "Expense Cap"). The Expense Cap shall be based on the average quarterly Net Worth of the Partnership for the relevant year. The Expense Cap shall not apply to the Performance Allocation payable to the General Partner or the Management Fee payable to the Management Company. To the extent that the Covered Expenses exceed the Expense Cap in any fiscal year, the General Partner shall pay such excess Covered Expenses either by charging its capital account or by making a direct payment, as determined by the General Partner in its sole discretion.

The General Partner and the Management Company will pay their own general operating, administrative and overhead type expenses which are part of their day-to-day administration of the Partnership. However, the General Partner may use "soft dollar" commissions or a rebate by brokerage firms of commissions generated by Partnership securities transactions executed through those firms, to pay some or all of such operating, administrative and overhead expenses that the General Partner might otherwise have to bear or that otherwise provide benefits to the General Partner, the Management Company and their affiliates. For example, the General Partner may use "soft dollars" to pay expenses related to newswire and quotation equipment, data processing charges, periodical subscription fees, computer equipment and support, telephone and facsimile charges and equipment costs, television and cable services used for such research purposes, consulting fees, issuer due diligence expenses, placement fees and other marketing costs. These benefits may be available for use by the General Partner in connection with transactions in which the Partnership will not participate. The availability of these benefits may influence the General Partner to select one broker rather than another to perform services for the Partnership. Nevertheless, the General Partner's decision on which brokers to utilize will be driven by a concerted striving for "best execution." Also, the General Partner will attempt to assure either that the fees and costs for services provided to the Partnership by brokers offering these benefits are reasonable in relation to the fees and costs charged by other equally capable brokers not offering such services or that the Partnership also will benefit from the services.